IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE, TENNESSEE

HENDRICKS & LEWIS PLLC, a Washington professional limited liability company, Plaintiff and Judgment Creditor,)
v.	ORAL ARGUMENT REQUESTED
GEORGE CLINTON, Judgment Debtor, and BROADCAST MUSIC, INC., Garnishee, Defendants.	ONDEN Truncation IS GRANTED LALLY GUENT

PLAINTIFF AND JUDGMENT CREDITOR HENDRICKS & LEWIS PLLC'S MOTION /-2/-//
FOR LEAVE TO FILE A REPLY TO BMI'S RESPONSE IN OPPOSITION TO H&L'S
MOTION FOR CONDITIONAL JUDGMENT OF GARNISHMENT OR TO COMPEL
GARNISHEE BROADCAST MUSIC INC. TO COMPLY WITH GARNISHMENT AND
PAY MONEY INTO COURT FOR RELEASE TO THE JUDGMENT CREDITOR

COMES NOW Plaintiff and Judgment Creditor Hendricks & Lewis PLLC ("H&L") and submits this Motion for Leave to File a Reply to BMI's Response in Opposition to its Motion for Conditional Judgment of Garnishment or to Compel Garnishee Broadcast Music Inc. to Comply with Garnishment and Pay Money into Court for Release to the Judgment Creditor. H&L submits that a limited reply is necessary to rebut Defendant BMI's Response in Opposition to Motion for Conditional Judgment of Garnishment or to Compel Garnishee BMI to Comply with Garnishment and Pay Money into Court for Release to Creditor. Thus, H&L respectfully requests leave to file their proposed Reply attached hereto as Exhibit 1.